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APPLICATION NO. FIRST NAMED INVENTOR FILING DATE ATTORNEY DOCKET NO. CONFIRMATION NO. 10/081,806 02/22/2002 James R. Prudent FORS-06910 2990 11/26/2003 EXAMINER MEDLEN & CARROLL, LLP SIEW, JEFFREY Suite 350 ART UNIT PAPER NUMBER 101 Howard Street San Francisco, CA 94105 1637

DATE MAILED: 11/26/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

		Anr	olication No.	Applicant(s)
Office Action Summary				
		, , , , , , , , , , , , , , , , , , , ,	081,806 	PRUDENT ET AL.
			miner	Art Unit
	The MAII ING DATE of this commu		rey Siew	1637
The MAILING DATE of this communication appears on the cover sheet with the correspondence address P riod for Reply				
THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMUL nsions of time may be available under the provision SIX (6) MONTHS from the mailing date of this core period for reply specified above is less than thirty period for reply is specified above, the maximum use to reply within the set or extended period for repreply received by the Office later than three months end patent term adjustment. See 37 CFR 1.704(b).	NICATION. ns of 37 CFR 1.136(a). Inmunication. (30) days, a reply within statutory period will apply will, by statute, cause	In no event, however, may a reply be the statutory minimum of thirty (30) y and will expire SIX (6) MONTHS fi the application to become ABANDO	e timely filed days will be considered timely, rom the mailing date of this communication, DNED (35 U.S.C. § 133).
	Responsive to communication(s) f	led on 27 August	2003.	
·	This action is FINAL . 2b)⊠ This action is non-final.			
3)) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.			
Disposition of Claims				
4)⊠)⊠ Claim(s) <u>26-59 and 82-88</u> is/are pending in the application.			
,—	4a) Of the above claim(s) is/are withdrawn from consideration.			
5)🖂	☑ Claim(s) <u>26-45,47-59 and 82-88</u> is/are allowed.			
6)⊠	Claim(s) <u>46</u> is/are rejected.			
7)	Claim(s) is/are objected to.			
8)□	Claim(s) are subject to restr	iction and/or elec	tion requirement.	
Application Papers				
9)⊠ The specification is objected to by the Examiner.				
10)⊠ The drawing(s) filed on <u>07 June 2002</u> is/are: a)⊠ accepted or b)☐ objected to by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.				
Priority under 35 U.S.C. §§ 119 and 120				
* 5 13)	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priorit 2. Certified copies of the priorit 3. Copies of the certified copies application from the Internat See the attached detailed Office act Acknowledgment is made of a claim ince a specific reference was included 7 CFR 1.78. b) The translation of the foreign la Acknowledgment is made of a claim aference was included in the first see	y documents hav y documents hav s of the priority do ional Bureau (PC ion for a list of the for domestic priored in the first sentanguage provision for domestic priored domestic priored in the stice	e been received. e been received in Application T Rule 17.2(a)). e certified copies not receivity under 35 U.S.C. § 11 Itence of the specification al application has been a	ration No rived in this National Stage ived. 9(e) (to a provisional application) or in an Application Data Sheet. received. 20 and/or 121 since a specific
Attachmen	ıt(s)			
1) Notic	ce of References Cited (PTO-892)			ary (PTO-413) Paper No(s)
	ce of Draftsperson's Patent Drawing Review mation Disclosure Statement(s) (PTO-1449)		5) Notice of Information Other:	al Patent Application (PTO-152)

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DETAILED ACTION

1. Applicant's election without traverse of Group I filed 8/27/03 is acknowledged.

Priority

2. If applicant desires priority under 35 U.S.C. 120 based upon a previously filed application, specific reference to the earlier filed application must be made in the instant application. For benefit claims under 35 U.S.C. 120, 121 or 365(c), the reference must include the relationship (i.e., continuation, divisional, or continuation-in-part) of the applications. This should appear as the first sentence of the specification following the title, preferably as a separate paragraph unless it appears in an application data sheet. The status of nonprovisional parent application(s) (whether patented or abandoned) should also be included. If a parent application has become a patent, the expression "now Patent No. _____" should follow the filing date of the parent application. If a parent application has become abandoned, the expression7"now abandoned" should follow the filing date of the parent application.

If the application is a utility or plant application filed under 35 U.S.C. 111(a) on or after November 29, 2000, the specific reference must be submitted during the pendency of the application and within the later of four months from the actual filing date of the application or sixteen months from the filing date of the prior application. If the application is a utility or plant application which entered the national stage from an international application filed on or after November 29, 2000, after compliance with 35 U.S.C. 371, the specific reference must be submitted during the pendency of the application and within the later of four months from the

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date on which the national stage commenced under 35 U.S.C. 371(b) or (f) or sixteen months from the filing date of the prior application. See 37 CFR 1.78(a)(2)(ii) and (a)(5)(ii). This time period is not extendable and a failure to submit the reference required by 35 U.S.C. 119(e) and/or 120, where applicable, within this time period is considered a waiver of any benefit of such prior application(s) under 35 U.S.C. 119(e), 120, 121 and 365(c). A priority claim filed after the required time period may be accepted if it is accompanied by a grantable petition to accept an unintentionally delayed claim for priority under 35 U.S.C. 119(e), 120, 121 and 365(c). The petition must be accompanied by (1) the reference required by 35 U.S.C. 120 or 119(e) and 37 CFR 1.78(a)(2) or (a)(5) to the prior application (unless previously submitted), (2) a surcharge under 37 CFR 1.77(t), and (3) a statement that the entire delay between the date the claim was due under 37 CFR 1.78(a)(2) or (a)(5) and the date the claim was filed was unintentional. The Director may require additional information where there is a question whether the delay was unintentional. The petition should be addressed to: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 46 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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A) The term "synthetic" renders claim 46 indefinite. It is unclear as to whether the scope of term refers to fragments manually constructed through a oligonucleotide synthesizer or fragments derived from biological sources that have been processed through the intervention of person's hand e.g. restriction digestion, sonication, nebulization etc. Or whether the term refers to PCR synthesized nucleic acid.

SUMMARY

4. Claims 26-45, 47-59 are allowable. There is no prior art that teach or suggest the method of cleavage involving the first oligonucleotide, second oligonucleotide or target comprising at least one nucleotide analog. Concerning claims 82-89 there is no prior art that teach or suggest the method of detecting by cleaving the cleavage structure with second nucleic acid complementary to first section and its 3' end not extendable by polyemrase when hybridized.

CONCLUSION

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffrey Siew whose telephone number is (703) 305-3886 and whose e-mail address is Jeffrey. Siew@uspto.gov. However, the office cannot guarantee security through the e-mail system nor should official papers be transmitted through this route. The

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examiner is on flex-time schedule and can best be reached on weekdays from 6:30 a.m. to 3 p.m. If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Gary Benzion, can be reached on (703)-308-1119.

Any inquiry of a general nature, matching or filed papers or relating to the status of this application or proceeding should be directed to the <u>Tracey Johnson</u> for Art Unit 1637 whose telephone number is (703)-305-2982.

Papers related to this application may be submitted to Group 1600 by facsimile transmission. Papers should be faxed to Group 1600 via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CM1 Center numbers for Group 1600 are Voice (703) 308-3290 and FAX (703)-308-4242.

PRIMARY EXAMINER

November 17, 2003